

ther or for any time or times, or occasions, the leasing or hiring from such other Company any Railroad or part thereof at any time or times, or for leasing or hiring from such other Company any Locomotives, Cars, Carriages, Tenders, or other moveable property, or for using either the whole or any part of such other Railroad or of the moveable property of such other Company, or of the Railroad and moveable property of such other Company in common by the two Companies, or generally to make any agreement or agreements with any such other Company touching the use by one or the other or by both Companies, of the Railroad or moveable property of either or of both, or any part thereof, or touching any service to be rendered by the one Company to the other, and the compensation therefor; and any such agreement shall be valid and binding, and shall be enforced by all Courts of Justice in this Province, according to the terms and tenor thereof.

May agree with North Shore Railway Company for use of part of that Railway.

XXVI. And be it enacted, That it shall be lawful for the said Company and the North Shore Railway Company to enter into any agreement or agreements for the use by the said Quebec and Saguenay Railway Company of that part of the line of the said North Shore Railway from its terminus in the City of Quebec, to any point on the said North Shore Railway, not exceeding _____ miles from the said terminus, on such terms as shall be agreed upon by the Directors of both Companies: Or to enter into any other arrangement or arrangements with regard to the performance of any service by the one Company for the other.

Provision respecting *Saisie-Arrêt*.

XXVII. And be it enacted, That if any Writ of *Saisie-Arrêt* or attachment shall be served upon the said Company, it shall be lawful for any duly authorized Officer of the Company in any such case, to appear in obedience to the said Writ to make the declaration in such case by law required, according to the exigency of each case, which said declaration shall be taken and received in all Courts of Justice in Lower Canada; as the declaration of the Company; and in cases where interrogatories *Sur Faits et Articles* or *Serment Décisive*, may be served upon the Company, the Directors shall have the power by a Vote or Resolution entered among the minutes of the proceedings of any Meeting, to authorize any Officer of the Company to appear in any cause to answer such interrogatories, and the answers of such Officer so authorized, shall be held and taken to be the answers of the Company, to all intents and purposes, as if all the formalities by law required had been complied with; and the production of a copy of such Resolutions certified by the Secretary, with the said answers, shall be sufficient evidence of such authorization.

Guage.

XXXI. And be it enacted, That the Guage of the said Railway shall not be broader or narrower than five feet six inches.